Rules of **Department of Corrections**

Division 20—Division of Adult Institutions Chapter 28—Community Services

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Title 14—DEPARTMENT OF CORRECTIONS

Division 20—Division of Adult Institutions Chapter 28—Community Services

14 CSR 20-28.010 Temporary Release

PURPOSE: The division director may extend the limits of confinement of an inmate by authorization to the inmate to visit specifically designated places without escort under prescribed conditions. Division procedures are set forth in this rule.

- (1) Authority. Only the division director or his/her designee (assistant director) has the authority to extend the limits of the place of confinement of any inmate in accordance with section 217.425, RSMo (1986).
- (2) Basis for Temporary Leave. Temporary release may be granted an inmate accordingly, to visit a relative who is seriously ill, to attend the funeral of a relative, to contact prospective employers, to obtain medical services not otherwise available and to participate in approved rehabilitative activities.
- (A) Relatives shall be defined as immediate family, that is the father, mother, wife, husband, son, daughter, brother and/or sister. Others who can be determined to have been immediate family substitutes, such as grandparents, uncle, aunt, foster parents, etc., may be approved.
- (B) Serious illness verification shall be obtained from only reliable sources such as hospital personnel or physicians. Verification of death shall be accepted from either the funeral home personnel or local law enforcement authorities.
- (C) In order to be approved to seek employment, the inmate shall be scheduled for release within six (6) months and indicate definite job preparation plans.
- (D) The chief medical person at each institution shall recommend medical leaves for a specific period of time. Inmates granted medical leave shall be escorted to the medical center or hospital by corrections personnel and returned in the same manner.
- (E) Approved rehabilitative activities would include visiting family, participation in educational or community events and/or other legitimate reasons conducive to rehabilitation
- (3) Ineligible Inmates. No inmate under the sentence of death or serious custody risks will be granted leaves. Inmates not eligible for consideration are as follows:

- (A) Inmates who are assigned to institutions offering custody provisions of level three (3) or above;
 - (B) Inmates with detainers;
- (C) Inmates identified with organized crime, violent crimes or those whose presence in the community is likely to evoke adverse reaction;
- (D) Inmates with an extended and recent history of substance abuse;
- (E) Inmates with a history of sex offenses, security segregation cases and inmates with serious or numerous conduct violations indicating a lack of stability;
- (F) Inmates whose proposed temporary leave raises objections from the prosecuting attorney or sentencing judge, or from the prosecuting attorney or judge of the county where s/he is being released;
- (G) Inmates who have more than eighteen (18) months to serve before release by parole or commutation of sentence; and
 - (H) All psychiatric cases.
- (4) Annual Limitation. Temporary leaves shall not exceed thirty (30) days per year, with the beginning dates of each one (1)-year period as that of the inmate's first furlough. The following shall be exceptions to the thirty (30)-days-per-annum limitation:
- (A) The inmate is enrolled in a work release program; or
- (B) The inmate is in need of emergency medical services.
- (5) Selection Procedures. Normal classification procedures shall be used in the selection of prospective inmates for participation in temporary leave. Inmates will make application to the classification treatment team for temporary leave. If the classification treatment team approves the request, it will be forwarded to the institution head for review. If the institution head approves the temporary leave request, it will be forwarded to the division director or his/her designee (assistant director) for his/her decision.
- (A) Classification Team Recommendation. All inmates seeking temporary leave authorization shall be required to complete the Inmate Request for Furlough Form, (Appendix 1). With team approval, the application shall be submitted to the institution head for approval.
- 1. First temporary leave request. Support for the leave recommendation of those inmates who have not previously participated in the program shall include: diagnostic center summary, copies of the chronological entries, psychiatric/psychological reports,

PSI reports (where available) and a written rationale for the request including a summary of the inmate's incarcerative period, pertinent commitment data and the inmate's expected release date.

- 2. Subsequent reports. Where the inmate has previously been approved for leave, it shall be necessary to submit chronological entries from the last leave to present, and a written rationale for the request including a summary of the inmate's incarcerative period since the last leave, the time accrued in temporary leaves during the inmate's furlough year and the inmate's expected release date.
- (B) Division Director's Decision. The division director or his/her designee (assistant director) shall authorize the temporary leave by signature on the Approval and Order for Inmate Furlough Form (Appendix 2). The recommendation and documentation of the leave shall be submitted to the division director or his/her designee (assistant director) at least thirty (30) days in advance of the proposed temporary leave date. The recommendation and documentation of the leave shall be returned duly notarized to the institution head and thereupon, a copy provided the inmate. The inmate shall be required to carry during the leave, the director's or his/her designee's (assistant director) approval and
- (6) Reporting Procedures/Accountability. Inmates granted a temporary leave will report to a parole office/honor center in the district where s/he has been granted a temporary leave. The reporting locations for each county are listed on the Reporting Location Form (Appendix 4). Honor centers and probation and parole staff will telephonically contact the inmate at the approved destination within the furlough period.
- (A) Inmates granted a furlough must physically report to the specified location the same day s/he leaves the institution and must show his/her furlough papers and inmate identification card to the staff person s/he is reporting to. Institutional personnel shall ensure that the time of furlough departure provides the inmate sufficient time to report to the parole office/honor center that day. Institutions are reminded that parole offices are open only until 4:30 p.m. daily. In addition, furloughs will be scheduled for departure only on normal work days (Monday through Friday) and not on weekends or holidays.
- 1. These procedures will not be deviated from unless upon specific authorization by

the division director or his/her designee (assistant director). When this occurs, inmates furloughing to the St. Louis and Kansas City Honor Centers region will be required to report to a parole office on weekends or holidays. The furloughing institution will be required to make telephone contact with inmates during weekends and holidays, as an alternate measure for those inmates.

- (B) Honor center/parole office staff will fill out the Verification of Furlough Report-In Form (Appendix 6) documenting that the inmate reported to the location on the approved date and whether s/he reported late or did not report at all.
- (C) If the inmate does not physically report in to the specified location that day, the contact person will telephonically notify the institution from which the inmate was furloughed on the same working day. Failure to report or reporting late will not be considered an escape but will be considered a violation of the furlough conditions.
- (D) The honor centers/parole offices will send each institution involved the original Verification of Furlough Report-In Form, at the close of business each Friday for that week. The copies of this form will be sent to the director of the Division of Adult Institutions and the chairman of the Board of Probation and Parole. The original form shall be placed in the classification file as a permanent part of the inmate's furlough record.
- (7) Notification of Community Officials. Notification must be made to the community of the inmate's upcoming leave from custody, using division forms Notification and Temporary Leave from Custody (Appendix 3). Notification must be made by certified mail at the institution's expense. The inmate will furnish a stamped envelope addressed to the institution where s/he is assigned. The inmate will not be granted temporary leave unless the notification forms are returned to the institution head indicating approval from either the judge or prosecutors. Unless an emergency or a temporary leave to a halfway house assignment, written notification shall be provided twenty (20) days in advance of the proposed leave.
- (A) When the inmate is granted temporary leave to a county other than the one from which s/he was sentenced, the circuit judge, prosecuting attorney, sheriff and district parole officers of the county of the proposed visit shall be notified.
- (B) Courtesy notification shall also be made to the Fugitive Office, Metropolitan Police Department, 1200 Clark Avenue, St.

- Louis, MO 63103, when an inmate will be located in the metropolitan St. Louis area while on temporary leave. In addition, the notification letter shall contain the St. Louis Police Department identification number if available from the FBI report.
- (C) Notification shall also be made to the Kansas City Chief of Police, 1125 Locust, Kansas City, MO 64106, when an inmate will be located in the metropolitan Kansas City area on temporary leave.
- (D) Notification will also be made to the honor center/parole office to which the inmate must report. If notification is made and the furlough is subsequently denied or the dates for the furlough are changed, the institution will telephonically notify the honor center/parole office prior to the original departure date.
- (8) Emergency Leave. Emergencies arising in the inmate's immediate family or inmate medical crisis make it necessary to expedite the temporary leave approval process. In cases where it is neither possible nor practical to follow standard procedure in gaining the director's or his/her designee's (assistant director) approval of the leave, the institution head may recommend to the director of the division or his/her designee (assistant director) an emergency approval. In these cases the usual time frame for submission of temporary leave documentation may be waived.
- (A) The institution head shall contact the director of the division and advise of the emergency. Where possible, temporary leave documentation will be hand delivered to the division director or his/her designee (assistant director) for review and action. Where, due to institutional location, time does not permit the delivery, the institution head may ask the division director or his/her designee (assistant director) to consider leave approval after a verbal review of the pertinent matters related to the leave. Upon the telephonic approval of the director or his/her designee (assistant director), the institution head shall be authorized to sign the Approval and Order for Inmate Furlough in behalf of the division director or his/her designee (assistant director).
- (B) The institution head shall insure that appropriate community authorities are telephonically notified of the emergency leave in advance of the inmate's actual departure.
- (9) Temporary Leave to Halfway Houses. Inmates of the State Correctional Pre-Release Center and Chillicothe Correctional Center who seek leave in destination to their halfway

- house assignment may be granted through an expedited process. The institution heads of the two (2) centers have been granted authority by the division director to approve and sign Furlough from Confinement Orders (Appendix 5) in behalf of the division director.
- (A) Copies of the approval and order shall be submitted to the division director or his/her designee (assistant director).
- (B) Appropriate records of all furloughs granted shall be maintained by the approving institutions.
- (C) Community authorities as indicated in section (7) of this rule shall be notified of the inmate's leave in advance of his/her departure.
- (10) Transportation. Whenever possible, except for medical leave, a relative or friend shall transport, to and from the institution, the inmate granted temporary leave. Transportation expenses for inmates granted temporary leave shall not be borne by the division unless for medical care.
- (11) Documentation of Temporary Leave Results. The institution records officer shall make notations on the reverse side of the temporary leave form indicating the date and time of the inmate's return to the institution with or without incident. If any condition of the temporary leave was violated or any incident occurred, circumstances concerning the violation and incident shall be documented and forwarded to the institution head for review. Where it appears that the inmate has violated a condition of the leave, a violation shall be written for classification team consideration.
- (A) Temporary Leave Violations. Inmates who are alleged to have violated a condition of the temporary leave shall be referred to the classification team for a violation hearing. The classification team shall offer to the institution head a recommendation of furlough success or failure.
- 1. An inmate who fails to return from temporary leave at the appointed time shall be considered an escapee in accordance with the statute. On a case-by-case basis, the institution head may request prosecution and/or extension of conditional release for the escape, and/or construe the failure to return to be a serious violation.
- 2. An inmate shall have failed in the temporary leave if s/he committed a felony or misdemeanor during the leave. The inmate shall be ineligible for temporary leave.

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- 3. An inmate who violates other conditions of the leave may be subject to suspension of temporary leave privileges for one (1) year.
- (B) Furlough success or failure shall be noted on the reverse side of the request for Inmate Furlough Form and signed by the institution head. Failure shall be recorded as either: failure to return (determined to have escaped), or conditions failure. A copy of the request for Inmate Furlough Form shall be forwarded to the institutional data entry operator and the original maintained in the inmate's classification file.
- (12) Each institution shall develop a form listing all furlough conditions or restrictions imposed by institutional staff. The inmate shall sign and date the form and a staff member will sign as witness. The inmate will be given a copy and the original shall be placed in the classification file as a permanent part of his/her record. The form shall be termed Institutional Furlough Instructions and shall include all pertinent information with at least the following information:

(A) You must report in person to location, location, telephone number, on date, prior to time;

- (B) You must present your furlough papers and inmate identification card at the above location at the time you report in;
- (C) Any failure to follow the above listed conditions or those noted on your Approval and Order for Inmate Furlough may result in a conduct violation or prosecution, as determined appropriate by the Classification Team, with final approval by the institution head;
- (D) I have read the above conditions and agree that I fully understand each condition as specified and further agree that I will follow the conditions.

_____Inmate Signature,
_____Number, Date _____,
____Staff Signature,
_____Date; and

(E) Each institution head shall develop an institutional rule based on the guidelines of this division rule and submit a copy to the director for approval prior to implementation.

AUTHORITY: sections 217.175 and 217.425, RSMo 1986.* Emergency rule filed Dec. 17, 1984, effective Dec. 27, 1984, expired April 16, 1985. Original rule filed Dec. 18, 1984, effective May 11, 1985.

*Original authority: 217.175, RSMo 1982 and 217.425, RSMo 1982.

STATE OF MISSOURI DEPARTMENT OF CORRECTIONS INMATE REQUEST FOR FURLOUGH			NAME OF INSTITUTION			
INMATE NAME				REGISTER NUMBER		
REQUEST LEAVE FROM	THIS INSTITUTION FOR THE PURPOSE	OF				
MY LEAVE PLAN	I WILL LEAVE THIS INSTITUTION AT	•	TIME		DATE (MONTH, DAY, YEAR)	
IS AS FOLLOWS	I WILL RETURN AT	•	TIME		DATE (MONTH, DAY, YEAR)	
THE TOTAL LENGTH (FTHE LEAVE WILL BE		HOURS.	P.M.		
MY DESTINATION IS (NAI	ME, ADDRESS, TELEPHONE NUMBER)	<u></u>		· - -	<u> </u>	
MY TRANSPORTATION A	RRANGEMENTS ARE					
				•		
5.05.0750.0070.05	THE LEAVE ARE AR FOLLOWS:		<u></u>	.		
EXPECTED COSTS OF	THE LEAVE ARE AS FOLLOWS:					
TRANSPORTATION	\$	CLOTHING	\$.=.		
MEALS	\$	OTHER			\$	
LODGING	\$	TOTAL	\$		·	
I AUTHORIZE THE WIT	THORAWAL OF THIS AMOUNT FRO	OM MY ACCOUNT	s			
IN ACCEPTING THIS L	EAVE, I AGREE TO:					
1. FOLLOW THE PLAN	SHOWN ABOVE:					
2. CONDUCT MYSELF	IN A LAW-ABIDING MANNER;					
3. CALL THE INSTITU TO ME BY THE INST		GENCY THREATE	ENS RETURN A	S PLANNED, A	ND OBEY ANY INSTRUCTIONS GIVEN	
4. PERFORM NO ERRA	ANDS AND MAKE NO CONTACTS	FOR ANY OTHER	INMATE:			
5. DRIVE NO MOTOR	VEHICLES;					
6. CONSUME NO INTO		IGS WITHOUT A	MISSOURI LK	CENSED PHYS	ICIAN'S WRITTEN ORDER AND THEN	
7. SUBMIT TO A MEDI	CAL EXAMINATION UPON RETUR	N, INCLUDING U	RINALYSIS.			
8. OTHER CONDITION	NS				_ .	
I UNDERSTAND THE	AT FAILURE TO RETURN AT I	THE TIME SHOW	NN ABOVE C	ONSTITUTES EFFECT.	ESCAPE FROM PRISON	
INMATE SIGNATURE		M 100 mm			DATE	
WARDEN/SUPERINTEND	ENT APPROVED	-		-	DATE	
MO 931 0463 (4-89)					<u> </u>	

DEPARTA	F MISSOURI MENT OF CORRECTIONS AND HUMAN RESOU I <mark>AL AND ORDER FOR INMATE FURLOUG</mark> F		NAME OF INSTITUTION
INMATE NAME			REGISTER NUMBER
YOU ARE BEING GRANTED	O CEÄVE FRÖM THIS INSTITUTION FOR THE PURPOSE OF		
YOUR LEAVE PLAN	YOU WILL LEAVE THIS INSTITUTION AT	TIME	☐ A.M. DATE (MONTH, DAY, YEAR)
IS AS FOLLOWS	YOU WILL RETURN/REPORT AT	TIME	☐ A.M. DATE (MONTH, DAY, YEAR) ☐ PM
THE TOTAL LENGTH O	F THE LEAVE WILL BE	HOURS.	
YOUR DESTINATION WILL	BE (NAME, ADDRESS, TELEPHONE NUMBER)		
IN ACCEPTING THIS	LEAVE, LAGREE TO:		
1. Report to	NAME		TIME
2. Follow the plan sho	own above;		
3. Conduct myself in	a law-abiding manner;		
 Call the institution/ given to me by the 	, , , , , , , , , , , , , , , , , , , ,	reatens retur	rn/reporting as planned, and obey any instructions
5. Perform no errands	and make no contacts for any other inmate;		
6. Drive no motor veh	icles;		
Consume no intox purposes;	icating beverages or drugs without a Missouri	licensed phy	ysician's written order and then only for medical
8. Submit to a medica	f examination upon return/reporting, including u	rinalysis and	/or breathalizer.
9. Additional conditio	ns:		
constitutes	rtifying by your signature below that you unde escape from prison punishable by law, and that any infraction of institutional or Divisional r	it escape pro	failure to return/report at the time shown above ocedures will be put into effect. You should also ult in disciplinary procedures.
INMATE SIGNATURE			DATE
WITNESS SIGNATURE			DATE
CERTIFICATE			
AS DIRECTOR OF TI	HE DIVISION OF ADULT INSTITUTIONS, STATE (OF MISSOUR	I, I HEREBY CERTIFY THAT THE ABOVE
AND FOREGOING IS	S A TRUE, FULL AND EXACT COPY OF THE ORE	DER FOR INN	MATE TEMPORARY FURLOUGH AS THE
SAME APPEARS OF	RECORD AND ON FILE IN MY OFFICE.		
DIRECTOR SIGNATURE			DATE
#O 931-2104 (5-89)	DISTRIBUTION: WHITE-CLASS FILE CANARY-INMATE	PINK-INSTIT.ITN	DN. GOLDENBOD-DALDIRECTOR

NOTIFICATION

TEMPORARY LEAVE FROM CUSTODY

RE: Be advised of the temporary leave from the custody of the Division of Adult Institutions, of ______, # _______, as provided under Section 217.425, RSMo (1986). The temporary leave shall be for the period _____ until County. Conditions of the leave are set forth in the attached Request for Temporary Leave. Please notify this institution immediately should any difficulties arise during this leave: Telephone Assistant Superintendent **IDENTIFYING INFORMATION:** CHARGE: SENTENCE: RECEIVED DCHR: TIME SERVED: YRS. MOS. JAIL TIME CREDIT: PRESUMPTIVE RELEASE DATE: DISCHARGE DATE:

AGE: ____ RACE: ___ HEIGHT: ___ WEIGHT: ___ EYES: ____ HAIR: BUILD: COMPLEXION:



FURLOUGH REPORTING LOCATIONS					
County Location	n County Location	County Location			
Adair	Grundy	Perry			
Andrew	Harrison	Pettis			
Atchison	Henry	Phelps			
Audrain	Hickory	Pike			
Barry	Holt	Platte			
Barton	Howard	Polk			
Bates	Howell	Pulaski			
Benton	Iron	Putnam			
Bollinger	Jackson	Ralls			
Boone	Jasper	Randolph			
Buchanan	Jefferson St. M.H.C.	Ray			
Butler	Johnson	Reynolds			
Caldwell	Knox	Ripley			
Callaway	Laclede	St. Charles			
Camden	Lafayette	St. Clair			
Cape Girardeau	Lawrence	St. François			
Carroll	Lewis	Ste. Genevieve			
Carter	Lincoln	St. Louis City St. M.H.C.			
Cass	Linn	St. Louis County St. M.H.C.			
Cedar	Livingston	Saline			
Chariton	McDonald	Schuyler			
Christian	Macon	Scotland			
Clark	Madison	Scott			
Clay	Maries	Shannon			
Clinton	Marion	Shelby			
Cole	Mercer	Stoddard			
Cooper		Stone			
Crawford	Mississippi	Sullivan			
Dade		Taney			
Dallas		Texas			
Daviess	Montgomery	Vernon			
DeKalb	Morgan	Warren			
Dent	New Madrid	Washington			
Douglas	Newton	Wayne			
Dunklin	Nodaway	Webster			
Franklin	2	Worth			
Gasconade	E	Wright			
Gentry	Ozark				
Green	Pemiscot				

APPENDIX 4 (Cont.)

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FURLOUGH REPORT LOCATION ADDRESSES

DISTRICT OFFICE	ADDRESS	PHONE NUMBER
NUMBER		
**1 — ST. JOSEPH	2921 N. Belt Highway, Suite L15 (Mart Plaza)	(816) 279-5710
2 — CHILLICOTHE	510 Webster	(816) 646-4535
3 — HANNIBAL	Suite 350, 909 Broadway	(314) 221-7010
5 — WARRENSBURG	101 Market	(816) 747-8186
6 — COLUMBIA	800 North Providence	(314) 449-2571
9 — CARTHAGE	2413 Fairlawn Drive	(417) 358-7939
10 — SPRINGFIELD	149 Park Central Square, 2nd Floor	(417) 868-3503
11 — ROLLA	1441 Forum Drive	(314) 364-1839
12 — FARMINGTON	202 E. Columbia	(314) 756-4566
13 — WEST PLAINS	1530 Imperial Center	(417) 256-6178
14 — SIKESTON	901 Davis Boulevard	(314) 472-2244
16 — UNION	80 North Oak Street	(314) 583-8933
17 — ST. CHARLES	North 12 Westbury Square	(314) 723-1550
18 — MACON	1210 North Rutherford	(816) 385-5731
20 — CAMDENTON	#3 Camden Court	(314) 346-2878
21 — BRANSON	City Hall, Business Highway 65 South	(417) 334-5613
22 — CAPE GIRARDEAU	1923 North Kingshighway	(314) 334-0561
23 — KENNETT	1321 St. Francis	(314) 888-4900
25 — POPLAR BLUFF	2725 North Westwood Boulevard	(314) 785-6468
26 — FULTON	211 Business 54 South	(314) 642-1051
**27 — JEFFERSON CITY	1109 Southwest Boulevard, Suite G	(314) 751-4949
SMHC ST. LOUIS	(St. Mary's Honor Center) 1548 Papin Street	(314) 621-1634
KCHC KANSAS CITY	(Kansas City Honor Center) 919 Oak Street	(816) 842-7663

^{**} DISTRICT PAROLE OFFICE 1 through 27 close at 4:30 p.m. daily

DEPARTMENT OF CORRECTIONS AND HUMAN RESOURCES FURLOUGH FROM CONFINEMENT TO: Be advised of the Furlough from the confinement of the Division of Adult Institutions, of , #	7	STATE OF MIS	SOURI		NAME AND ADDRESS OF INSTITU	TION
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APPENDIX 6 VERIFICATION OF FURLOUGH REPORT-IN

HONOR CENTER		PAROLE OFFICE DISTRICT #				
Institution granting fur	lough:					
Inmate		, Number			who has	
been granted a furlough	h has:					
1. Reported in person	to this location					
as required.		(date)		(time)		
2. Reported in person	late to this location on		,		,	
		(date)		(time)		
3. Did not report in pe	erson to this location				_ Sending	
institution advised t	elephonically by		,			
		(staff person)		(time)		
((date).					
INMATE SIGNATURI	E		DATE:			
STAFF SIGNATURE			DATE:			
		ESENCE AT THE APPROVED DI				
Date Call Placed	Time Call Placed	Person Contacted		Staff Signature		

COPIES:

Original—Furloughing Institution

Copy-Director, Div. of Adult Institutions

Copy-Chairman, Board of Probation & Parole